

Plaintiff's motion: To Alter AND or AMEND: or VACATE:

The Judgment of The Magistrate Judge: (ie) VANZETTA PEN-
McPherson: (Entered into disposition of court Doc. No. 12) 5-4-06

2006 MAY 17 A 9:25

Court's copy. 1 page of 2.

GREETINGS Your HONOR, I AM COMING before ⁵/₄ THE ⁵/₄ SEEKING AS THE
MOVING PARTY to PREVAIL in my Quest for formal Medical Treatment
AND The proper medications to Put Hepatitis C in REMISSION: Rule 56
would AND or could EXPEDITE The Business of the court: Rule 56 would
Warrant A Stop in my being Treated with Deliberate indifference
AND stop The DELAYING AND DENYING of The Treatment of A Progre-
-ssive Disease of which I Suffer.

I AS A ^L/_A ^M/_A ^N/_N Humbly AND yet Diligently Quest for the Truth.
Rule 56 would AND or could Get to the HEARTH of ^{THIS} MATTER!
Your HONOR Rule 56 is A liberal MEASURE liberally designed for
Arriving At the Truth: To The Best of my Knowledge:
Your HONOR I'VE BEEN DELAYED AND DENIED Proper Med-
-ical Treatment for over A year for Hepatitis C. A Progres-
-sive Disease, That ONLY WORSENS if not Put in REMISSION
With Proper Medical Treatment! AND SPECIAL Medications:
Your HONOR Rule 56 To The Best of my Knowledge is Design-
-ed to EXPEDITE The Business of the Court: Your HONOR
"How do I stop Being DELAYED AND DENIED Treatment?"

To The Best of my limited Knowledge: Rule 56 Permits
ANY PARTY to A Civil Action to Move for A summary Judgment
upon A CLAIM: The Rule 56 motion is Available in ALL forms AND
Kind's of civil Action's to which the Civil Rule's APPLY:
your HONOR I HAVE READ THAT formal DENIAL in ANSWER
Should not defeat such A motion:

AS other wise The Rule 56 could be RENDERED NUGATORY
AT WILL: Your HONOR! The very objective of A Summary
Judgment Procedure: The Then Judge CARDOZO, SAID LONG AGO
IS to SEPARATE ^{WHAT} IS FORMAL or PRETENDED: FROM WHAT'S TRUE
AND SUBSTANTIAL: INDEED THERE WOULD NOT BE ANY NEED FOR OR
POINT IN RULE 56 IF IT DID NOT ALLOW A PARTY TO PIERCE
THE ALLEGATION'S OF FACT'S IN HIS OPPONENT'S PLEADING'S:

YOUR HONOR: I Humbly yet Diligently, APPEAL to THE
HONORABLE: UNITED STATES DISTRICT COURT for THE Middle
District of Alabama, Northern Division: AND THE UNITED
STATES Magistrate Judge VANZETTA PENN McPherson

For Permission to file for SUMMARY Judgment IN THE
CIVIL ACTION No. 2:05-CV-1102-MEF: IN RECOURSE to THE
DENIAL of Motion for leave to file A Motion for Summary
Judgment filed by (Jeffery Todd Gould ^{as} 140977 Plaintiff)
ON 5-3-06 Court Doc. No. 12: I HOPE of obtaining FORMAL
QUALITY TREATMENT for Hepatitis C. of which I ACQUIRED
during my ENPRISONMENT of NINE years: Through NO fault of
my ON (ie) TATOO'S or SEXUAL CONTACT: AND for which I AM
STILL BEING DELAYED AND DENIED FORMAL QUALITY TREATMENT for.

I Jeffery Gould Swear that I HAVE PLACED THIS
DOCUMENT IN THE foregoing MAIL Properly Addressed to
The Address Stated below ON THE 15 of MAY 2006
AND THE STATEMENTS IN THIS Affidavit ARE TRUE TO THE BEST
of my Ability.

UNITED STATES DISTRICT COURT
P.O. BOX 711
Montgomery, Alabama 36101-0711

Jeffery Gould
Jeffery T Gould #140977
PO Box 56 Elmore, Ala
36025

Sworn before me on this 15th day of MAY 2006
My Commission EXPIRES 03-06-09

Notary
Sybil Felt